C-27-3 CA/ Z/ S7-E22

THE PROVINCE OF ALBERTA

## PERMIT

IN THE MATTER OF The Gas Resources Preservation Act, being Chapter 2 of The Statutes of Alberta, 1949, (Second Session) and

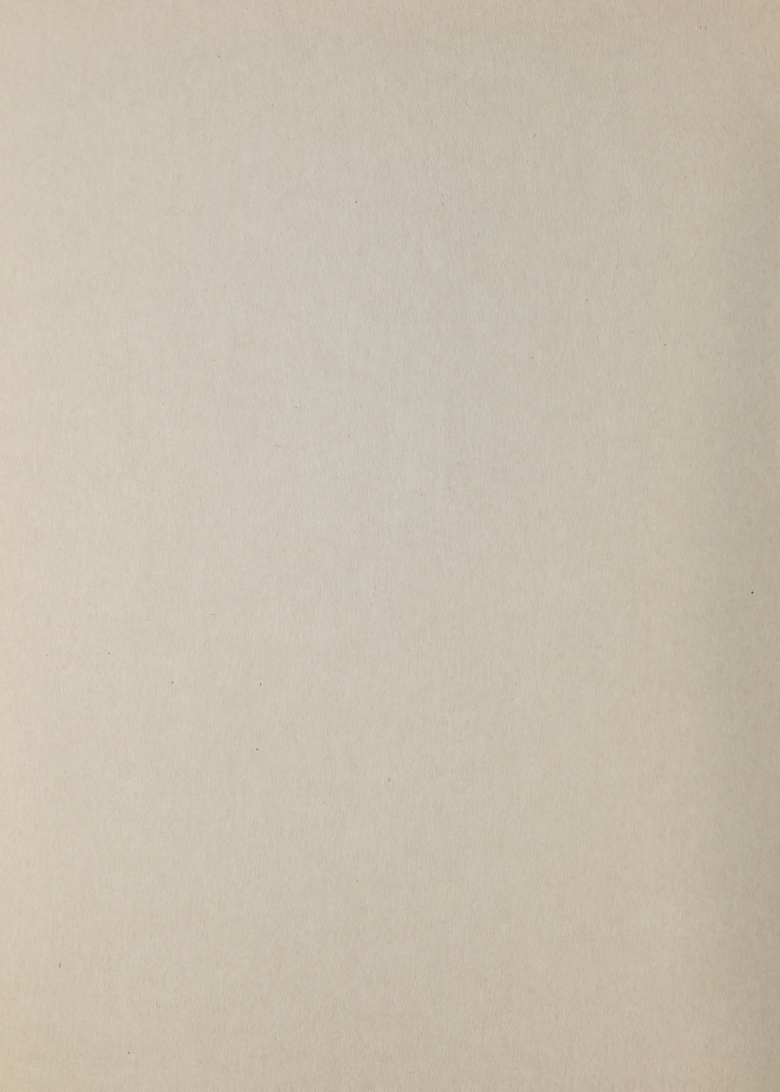
IN THE MATTER OF the application of Trans-Canada Pipe Lines Limited, (hereinafter called "Trans-Canada"), for a permit authorizing it to remove or cause to be removed from the Province of Alberta, gas produced, purchased or otherwise acquired by Trans-Canada within the Province.

Issued By

THE PETROLEUM AND NATURAL GAS CONSERVATION BOARD

May 14th, 1954.

(Amended to May 23rd, 1957)



## PERMIT

IN THE MATTER OF The Gas Resources Preservation Act, being Chapter 2 of The Statutes of Alberta, 1949, (Second Session) and

IN THE MATTER OF the application of Trans-Canada Pipe Lines Limited, (hereinafter called "Trans-Canada"), for a permit authorizing it to remove or cause to be removed from the Province of Alberta, gas produced, purchased or otherwise acquired by Trans-Canada within the Province

WHEREAS upon its application Trans-Canada has complied with the relevant provisions of the aforesaid Act, as so found by this Board after enquiry and hearing; and

WHEREAS the Board having found the gas permitted to be removed, subject to the terms and conditions of this Permit, to be surplus to the present and future needs of the Province; and

The Lieutenant Governor in Council having given his approval by Order in Council No. 701/54 dated the 13th day of May, A. D., 1954;

A Permit is hereby granted to Trans-Canada to remove gas or cause gas to be removed from the Province in accordance with the provisions of the aforesaid Act and upon the terms and conditions hereunder prescribed, which terms and conditions are of the essence of this Permit.

1. Subject to conformity by Trans-Canada with the terms and conditions hereof, this Permit shall be for a period of twenty-seven (27) years from its date.

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- 2. Trans-Canada may remove or cause to be removed only such gas as is delivered to Trans-Canada through facilities of The Alberta Gas Trunk Line Company.
- 3. Trans-Canada shall take delivery of gas from The Alberta Gas Trunk Line Company at a location in Alberta to be approved by the Board.
- 4. The quantity of gas to be removed by Trans-Canada shall not be more than six hundred and twenty million (620,000,000) cubic feet in any one (1) day, nor more than two hundred and ten billion (210,000,000,000) cubic feet in any consecutive twelve (12) month period, nor more than four trillion, three hundred and fifty billion (4,350,000,000,000) cubic feet during the period of the Permit; the above quantities all being referred to a 14.4 psia. pressure base and a 60° F. temperature base.

5. Subject to clause 4 of this Permit, Trans-Canada may produce, purchase or otherwise acquire for transport through the facilities of The Alberta Gas Trunk Line Company Limited and for removal

from the Province

(Amended on October 31, 1955 and May 23, 1957)

(a) gas from the following fields as defined by the appropriate subsisting Orders of the Board:

Atlee-Buffalo

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The quartity of gas to be removed by truescausing should not use more than sin hundred and eventy million (6:0,000,000) cubic foot for any use (1) day, not neve than two hundred and ich hillion (210,000,000,000) cubic foot in any emgeronist twalet (12) menth portiod, not more than frue trillion, which hundred and fifty hillion (4,150,000,000,000) cubic foot desires the period of the Permit; the above quantities the period of the Permit; the above quantities all being referred to a 16.4 pairs, pressure been and a well-supersture person.

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Cessford

Countess

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Gilby

Hamilton Lake

Kessler

Oyen

Pincher Creek

Princess

Provost

Sibbald

Sylvan Lake;

and

(b) gas in a total amount not to exceed nine hundred billion (900,000,000,000) cubic feet from the following fields as defined by the appropriate subsisting Orders of the Board:

Erskine

Fenn-Big Valley

Homeglen-Rimbey

Nevis

Stettler

subject to the approval of the Board of the total and the daily amounts of gas to be withdrawn by or on behalf of Trans-Canada from each of the said fields;

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provided, however, that if on April 30, 1956,

Trans-Canada has not satisfied the Board that it owns or has contracted to purchase or otherwise acquire significant quantities of gas from any field listed in parts (a) or (b) of this clause, the Board, without notice or hearing, may amend this Permit by deleting herefrom such field.

(Amended on October 31, 1955.)

- 6. Notwithstanding the provisions of Section 5 or of any contract for the purchase or other acquisition of any gas, the Board may authorize or direct that Trans-Canada purchase or otherwise acquire for transport through facilities of The Alberta Gas Trunk Line Company and for removal from the Province, in lieu of any gas referred to in Section 5, other gas which reasonably and economically, in the opinion of the Board, may be utilized for the requirements of Trans-Canada.
- 7. Notwithstanding the provisions of Section 5 or of any contract for the purchase or other acquisition of any gas, the Board may require the extraction of any substance or substances except methane from any gas before it is removed or caused to be removed by Trans-Canada from the Province.
- 8. Trans-Canada shall satisfy the Board prior to
  April 2, 1957, that arrangements have been
  completed for financing the construction of its

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proposed project and that construction will commence not later than June 30, 1957, unless upon application by Trans-Canada the aforesaid dates are extended by the Board.

(Amended on October 31, 1955, February 23, 1956 and August 24, 1956.)

9. The effective commencement of the removal of gas from the Province under the terms and conditions of this Permit shall be on or before the 31st day of December, 1957, unless upon application by Trans-Canada, the said date is extended by the Board.

(Amended on October 31, 1955 and February 23, 1956.)

9a. Notwithstanding the provisions contained in sections 8 and 9 hereof, Trans-Canada may, during the period of this Permit, remove from the Province gas produced, purchased or otherwise acquired by Trans-Canada from the fields referred to in section 5, or any of them in such quantities, being not greater than the quantities authorized by this Permit, as may be necessary to supply markets that may be served during the period of this Permit from points on the transmission line to be constructed by Trans-Canada from the location in Alberta at which Trans-Canada shall take delivery of gas to the City of Winnipeg in Manitoba.

(Amendment of June 5, 1956 - amended on August 24, 1956.)

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- 10. All gas received by Trans-Canada through facilities of The Alberta Gas Trunk Line Company shall be measured by Trans-Canada at the point of receipt by a master meter approved by the Board.
- 11. The specific gravity and higher heating value of all gas received by Trans-Canada through facilities of The Alberta Gas Trunk Line Company shall be measured by Trans-Canada at the point of receipt and in a manner approved by the Board.
- 12. Notwithstanding the provisions hereof, Trans-Canada shall comply with the provisions of any Act, competent regulation, order or direction governing the drilling for, the production, conservation, gathering, transportation, processing, purchasing, acquisition, sale, measurement, reporting, testing, supply and delivery of gas within the Province.

The Board with the approval of the Lieutenant Governor in Council may cancel this Permit if Trans-Canada fail to comply with any of the terms and conditions set forth in clauses one to eleven inclusive or for any wilful failure to comply with any of the terms and conditions of clause 12 hereof.

DATED at the City of Calgary, in the Province of Alberta, this 14th day of May, A.D., 1954.

THE PETROLEUM AND NATURAL GAS CONSERVATION BOARD,

I. N. McKinnon, Chairman.

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